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PROBLEM FOR SPAIN WHICH INVOLVED A NEED FOR THE SPANISH GOVERNMENT TO BE ABLE TO EXPLAIN TO THE PUBLIC THE ADVANTAGES THAT A SETTLEMENT WOULD PROVIDE FOR SPAIN. THE SPANISH REPS STATED THAT OVERFLIGHT OF THE STRAITS COULD NOT BE SETTLED IN THE CONTEXT OF A REGIME FOR THE STRAITS BUT SHOULD BE THE SUBJECT OF SEPARATE AGREEMENTS. 4. IN THE FRG AMBASSADOR'S COMMENTS, HE STATED THAT THE SPANISH POSITION CONCERNING THE STRAITS WAS OBVIOUSLY AN IMPORTANT POINT OF LEVERAGE FOR THE GOVERNMENT OF SPAIN IN ITS NEGOTIATIONS WITH THE UNITED STATES GOVERNMENT AND FOR SPAIN'S RELATION SHIP TO NATO. HE ANTICIPATED THAT THE OLD IDEA OF THE CONVERSION OF GIBRALTAR TO A NATO BASE COULD ARISE. HILLENBRAND



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COMMITEE II: AS IN PRIOR WEEK, SERIES OF PRIVATE NEGOTIATIONS ON CRITICAL ISSUES TOOK PLACE BEHIND THE SCENES. US CONTINUES TO COORDINATE CLOSELY WITH GROUP OF 5. ALTHOUGH POSITIONS IN GROUP VARY SOMEWHAT DEPENDENT UPON SPECIFIC ISSUE INVOLVED. MOST SIGNIFICANT DEVELOP-MENT OF WEEK WAS AGREEMENT ON UK-FIJI SINGLE TEXT ON STRAITS WHICH IS SUPPORTED BY 14 OTHER STATES FROM COMPLETE TEXT SENT SEPTEL. ALL REGIONS. PARTLY FOR TACTICAL REASONS, UK AND FIJI HAVE BEEN INFORMED THAT SUBSTANCE OF TEXT IS UNACCEPTABLE TO US AND WE ARE HOPE-FUL SOVIETS WILL TAKE SAME VIEW. EMERGENCE OF THIS TEXT IN CHAIRMAN'S SINGLE TEXT SHOULD PROVIDE BASIS FOR NEGOTIATION. US CONTINUES TO CONSULT WITH UK, NORWAY AND VENEZUELA, AND TO LESSER EXTEND, WITH CANADA REGARDING DEFINING OUTER LIMIT OF CONTINENTAL MARGIN BEYOND 200 MILES AND FORMULA FOR REVENUE - SHARING. AUSTRALIA AND CANADA ARE TAKING RIGID POSITION IN OPPOSITION TO REVE NUE SHARING BEYOND 200 MILES. EVENSEN GROUP PRODUCED A SIXTH REVISION WHICH CON* TAINS ARTICLES ON ANADROMOUS AND HIGHLY-MIGRATORY SPECIES. EVENSEN GROUP HAS COMPLETED DISCUSSION OF THE ECONOMIC ZONE EXCEPT FOR CONTINENTAL SHELF REGIME AND HAS REFERRED THE WORK OF THE GROUP TO THE CHAIRMAN OF COMMITTEE II. IT SEEMS LIKELY THAT THIS CAREFULLY NEGOTIATED TEXT WILL LARGELY FORM THE BASIS FOR ECONOMIC ZONE CHAPTER IN SINGLE PACKAGE TEXT. POSITION ON SALMON INCORPORATED IN TOTO IN EVENSEN TEXT AFTER CAREFUL PRE-NEGOTIATIONS WITH INTERESTED STATES. (USSR WANTS TO MAKE CHAGES BUT JAPAN AND PROBABLY DENMARK WILL FALL OFF IF ANY CHANGES.) OUR POSITION ON TUNE (HIGHLY MIGRATORY SPECIES) HAS MUCH MORE OPPOSITION BUT NEVERTHELESS PROVISION IN TEXT REPRESENTS REASONABLE AND PROBABLY BEST ATTAINABLE COMPROMISE ON ISSUE. THIS TEXT, HOWEVER, NOT YET AGREED BY LATINS AND DISCUSSIONS CONTINUING. SITION FROM LANDLOCKED AND GEOGRAPHICALLY DISADVAN-TAGED STATES CONTINUES TO EVENSEN TEXT DESPITE CHANGES

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REFLECT SOME FURTHER COMPROMISES FOR THIS GROUP. THE EVENSEN GROUP IS NOW NEGOTIATING THE CONTINENTAL MARGIN ISSUES. DEVELOPING COMPROMISE BETWEEN BROAD MARGIN STATES AND LANDLOCKED SHELF-LOCKED GROUP SEEMS TO BE TO GIVE COASTAL STATES JURISDICTION OVER MARGIN MINERALS WHERE MARGIN GOES BEYOND 200 MILES SUBJECT TO REASONABLE REVENUE SHARING BEGINNING AT 200 MILES AND REASONABLE AND PRECISE DEFINITIONS FOR OUTER BOUNDARY OF MARGIN. DISCUSSIONS ON REVENUE SHARING FORMULA BEGINNING. WE ARE SATISFIED IN GENERAL WITH CONSOLIDATED TEXTS ON BASELINES AND HIGH SEAS. THESE PROVISIONS WILL BE ANALYZED IN MORE DETAIL WHEN THE SECRETARIAT PRODUCES NEXT REVISION. PERU AND SPAIN ARE STIL ENGAGING IN DISRUPTIVE PROCEDURAL TACTICS, INSISTING, FOR EXAMPLE, THAT MAIN TRENDS PAPER BE REVISED TO FULLY REFLECT EVERY ASPECT OF THEIR POSITIONS. CHAIRMAN OF COMMITTEE II HAS STRONGLY RESISTED THESE PRESSURES, WITH US AND SOVIET STAGE HAS APPARTENTLY BEEN REACHED WHERE SUPPORT. INFORMATE GROUPS WILL CONSIDER ALL SUB-COMMITTEE II ITEMS ON LIST OF SUBJECTS AND ISSUES. DISCUSSIONS WERE HELD ON LANDLOCKED TRANSIT TO SEA AND ON INNOCENT PASSAGE, AND CONTINENTAL SHELF AND ISLANDS WILL BE CONSIDERED NEXT WEEK. SPAIN AND SEVERAL ARAB STATES STRONGLY PRESSED VIEW THAT INNOCENT PASSAGE APPLIED TO STRAITS OVERLAPPED BY THE TERRITORIAL SEA. IN GENERAL, WEEK WAS PRODUCTIVE IN NUMBER OF AREAS BUT PUBLIC IMPRESSION MIGHT BE MISLEADING AS THERE WAS LITTLE NEGOTIATING IN PUBLIC. IMPRESSION IS COMPOUNDED BY FACT IT IS DIFFICULT TO SHOW TANGIBLE RESULTS UNTIL SINGLE TEXT EMERGES FROM CHAIRMAN. COMMITTEE III: (A) MARINE SCIENTIFIC RESEARCH. METTERNICH INFORMAL NEGOTIATING GROUP MET TWICE THIS PAST WEEK, BUT EFFORTS WERE LARGELY FUTILE BECAUSE NO AFRICANS ST TENDED. DISCUSSIONS NEXT WEEK IN THIS INFORMAL FOUM WILL FOCUS ON RESEARCH ON CONTINENTAL SHELF. MEXICO AND IRELAND HAVE CIRCULATED INFORMAL DRAFT WHICH DISTINGUISHES BETWEEN FUNDAMENIAL AND BEST PROTOSO0090008-0

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RELATED RESEARCH BY IMPOSING ADDITIONAL OBLIGATIONS THIS PROPOSAL PROVIDES ON RESOURCES - RELATED RESEARCH. THAT COASTAL STATE HAS RIGHT TO OBJECT TO RESEARCH IF OBLIGATIONS HAVE NOT BEEN FULFILLED. IT PROVIDES MEANS OF CONCILIATION, BUT NO BINDING DECISION, LEAVING POWER IN COASTAL STATE TO PREVENT RESEARCH. COASTAL STATE ALSO HAS RIGHT TO SUSPEND RESEARCH BEING CONDUCTED IN THEIR ECONOMIC ZONE IF RESEARCH DOES NOT COMPLY WITH THE SIX OTHER LATIN COUNTRIES PROVISIONS OF CONVENTION. HAVE APPARENTLY EXPRESSED INTEREST IN MEXICO/IRISH DRAFT, BUT THUS FAR NO AFRICANS HAVE, GROUP OF 77 REPORTEDLY HAS COMPLETED REVISION ON L.12 ON TECHNOLOGY TRANSFER. NIGERIAN DELEGATE, WHO CHAIRS GROUP OF 77 WORKING GROUP ON TECHNOLOGY TRANSFER, HAS STATED MANY THINS IN L.12 ARE NEGOTIABLE. HE REFUSED TO CONSIDER TRANSFERRING PROVISIONS OF L.12 DEALING WITH INTER-NATIONAL AUTHORITY TO COMMITTEE I, STATING TERMS OF REFERENCE OF C-III INCLUDED ISSUE OF TECHNOLOGY SOVIETS INDICATED IN BILATERAL DIS-TRANSFER. CUSSIONS THAT IT WAS POSSIBLE TO PROVIDE MORE ASSISTANCE IN AREA OF TRAINING AND EQUIPMENT BUT REMAINED UNCOMMITTED ON WHETHER THEY WOULD BE WILLING TO CONTRIBUTE TO A SPECIALIZED MULTILATERAL FUND.

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EFFECT OF INCLUSION OF ART. XII(2) IS TO REMOVE ANY DOUBT AS TO STANDARD SETTING IN ECONOMIC ZONE, UPON SATISFACTORY CONCLUSION OF ART. XIII PROVISIONS. PROPOSED LANGUAGE OF ART, XII(2) IS: COASTAL STATES MAY IN RESPECT OF THE ECONOMIC ZONE ESTABLISH LAWS AND REGULATIONS FOR THE PREVENTION, REDUCTION, AND CON-TROL OF POLLUTION FROM VESSELS, IMPLEMENTING AND CONFORMING TO INTERNATIONAL RULES AND STANDARDS REFERRED TO IN ARTICLE X IN THE EXERCISE OF THEIR JURISDICTION TO ENFORCE AS SPECIFIED IN ART. XIII.# THE INCLUSION AND SCOPE OF THIS PROVISION DEPENDS (# FOOTNOTE: ON THE EXTENT OF COASTAL STATE ENFORCEMENT POWERS IN THE ECONOMIC ZONE, CF. ARTICLE XIII.) DISPUTE SETTLEMENT. DS WORKING GROUP COMPLETED DISCUSSIONS ON REMAINING ITEMS IN L. 7. ON ISSUE OF EXCEPTIONS, SEVERAL STATES QUESTIONED EXCEPTIONS FOR VESSELS ENTIFLED TO SOVERIGN IMMUNITY AND FOR MILI-AFTER US EXPLANATION OF NEED FOR TARY ACTIVITIES. EXCEPTIONS, OPPOSITION SEEMED TO SOFTEN SOMEWHAT, ALTHOUGH ADDITIONAL CONSULTATIONS WITH NATO ALLIES WILL BE REQUIRED. ISSUE OF APPLICATION OF DS TO ECONOMIC ZONE CONTINUES TO BE PROBLEM AS A RESULT OF ARGENTINA, BRAZIL, CHILE, AND HONDURAS OPPOSITION. US STRONGLY INTERVENED TO INDICATE THAT US NEGOTIATIONS IN C-II AND C-III WERE ON ASSUMPTION COMPULSORY DISPUTE SETTLEMENT APPLIES TO ECONOMIC ZONES. IN EFFORT TO PRESENT CHAIR WITH MEANS OF RESOLVING DEADLOCK, US PROPOSED THAT EACH FUNCTIONAL ISSUE IN ECONOMIC ZONE BE SEPARATELY ANALYZED AND THAT OVERALL DS STRUCTURE BE FORMED FOLLOWING SUCH ANALYSIS. DALE

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CHAIRMEN. COMMITTEE I: WG OF C-I HAS HAD SOME DIFFICULTY THIS WEEK IN MOVING FORWARD WITH DISCUSSIONS ON CON-DITIONS OF EXPLOITATION, ALTHOUGH PACE OF PRIVATE CON-SULTATIONS HAS INTENSIFIED. MAJOR OBSTACLE TO PROGRESS APPEARS TO BE INABILITY OF GROUP OF 77 TO REACH COMMON POSITION UN VARIOUS ITEMS IN CHAIRMANTS DRAFT OF BASIC CONDITIONS, WG AGREED APRIL 17 TO ABANDON PARAGRAPH-BY-PARAGRAPH APPROACH AND TO PERMIT INTERVENTIONS ON ALL POINTS OF PRINCIPLE. AVOIDING DETAILED CONSIDERA-TION OF PRECISE LANGUAGE IN DISCUSSION PAPER MAY ENABLE WG TO COMPLETE DISCUSSION OF BASIC CONDITIONS WITHIN SEVERAL DAYS, AT WHICH TIME IT WILL PRESUMABLY TURN TO MACHINERY ARTICLES. COMMITTEE II: WORK CONTINUED TO BE CENTERED ABOUT MEETINGS OF INFORMAL CONSULTATIVE GROUPS DEALING WITH SPECIFIC ITEMS. HIGH SEAS: GROUP COMMENCED SECOND READ-ING OF ARTICLES BASED ON GENERALLY SATISFACTORY UNIFIED TEXT PREPARED BY BUREAU DRAWN MAINLY FROM 1958 CONVENTION. UNIFIED TEXT ON BASELINES ALSO GENERALLY CONFORMS WITH 1958 CONVENTION, AND MAY NOT BE REOPENED. INNOCENT CONSULTATIONS ARE OFF TO SLOW START DOMINATED PASSAGE: BY EFFORTS TO INCLUDE CONSIDERATION OF STRAITS ALONG WITH TERRITORIAL SEA IN GENERAL. WITH US SUPPORT, CHAIRMAN HAS STUDD FAST IN RESISTING THIS EFFORT. SINGLE TEXT ON CONTIGUOUS ZONE BEING PREPARED BY BUREAU, WITH CONTROVERSY OVER WHETHER CUNTIQUOUS ZONE WILL EXTEND BEYOND TWELVE MILES. TRANSIT TO SEA BY LANDLOCKED STATES: DEBATE HAS BEEN IN-CONCLUSIVE AND EMOTIONAL AT TIMES, WITH PREDICTABLE POSITIONS BEING TAKEN BY BOTH SIDES. COMMITTEE III: (A) MARINE POLLUTION: C-III WORK-ING GROUP COMPLETED ARTICLE ON ENVIRONMENTAL ASSESSMENT ARTICLE INITIALLY PREPARED BY US. GREECE PRESENTED DRAFT ARTICLE (A/CONF. 62/C,3/L,27) ON PREVENTION OF PULLUTION FROM DUMPING AT SEA. WORKING GROUP COMMENCED CONTINUING DISCUSSION OF SHELF POLLUTION STANDARDS. DISCUSSION CENTERED ON INCLUSION VEL NON OF DOUBLE STANDARD FOR DEVELOPING COUNTRIES, ON THEORY Approved For Release 2902/98/31 ROBE 28006 FROOS 0000008-0 FORM 3020b 7-71 MFG, 3/74

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THAT AS CONTINENTAL SHELF IS CONTINUATION OF CONTINENTAL LAND MASS, LAND-BASED DOUBLE STANDARDS SHOULD ALSO APPLY TO SHELF REGIME. (B) MARINE SCIENTIFIC RESEARCH: INFURMAL AND INCON-CLUSIVE NEGOTIATIONS CONTINUED ON ITEM RELATING TO RESPONSIBILITY AND LIABILITY. FORMAL MEETING OF C-III CENTERED ON SOVIET PROPOSAL, L.26. FAVORABLE COMMENTS WERE MADE BY IRELAND AND BELGIUM WHILE ADVERSE COMMENTS WERE MADE BY CHILE, CHINA, BRAZIL, YUGOSLAVIA, ALBANIA, PAKISTAN, DISPUTE SETTLEMENT: WORKING GROUP COMPLETED DISCUSSIONS ON REMAINING ITEMS IN L.7. REVISED DRAFT WAS BRIEFLY REVIEWED BY GROUP AT FRIDAY MEETING. FOCUS NEXT WEEK WILL BE ON CONCILIATION, ARBITRATION, AND LOS TRIBUNAL ANNEXES TO CDS CHAPTER. TEXT POUCHED DEPT.DALE

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4. IN RESPONSE TO A QUESTION FROM DELEGATION REP FRENCH, SADI INDICATED THAT WHILE HE HAD NOT HEARD ARGUMENT AD-VANCED IN GENEVA THAT SUBMERGED TRANSIT WOULD BECOME UNNECESSARY ONCE TRIDENT BECAME OPERATIONAL. THIS ARGUMENT HAD BEEN ADVANCED EFFECTIVELY IN ARAB LEAGUE CONSIDERATION OF THE ISSUE. AMBASSADOR MOORE AND DEL REP MORRIS RESPONDED, POINTING OUT THE FALLACIES INHERENT IN THIS ARGUMENT INCLUDING USG REQUIREMENT TO BALANCE SOVIET PRESENCE IN MEDITERRANEAN. RESPONSE TO AMBASSADOR SADIIS INQUIRY REGARDING POSSIBILITY OF ACCIDENTS RESULTING FROM SUBMERGED TRANSIT IN NARROW STRAITS LIKE BAB EL MANDEB. DEL REP MORRIS POINTED TO SAFETY RECORD UNDER EXISTING PRACTICES AND NOTED SOVAR AND OTHER NAVIGATION CAPABILITIES UF SUBMARINES, 5. AS MEETING CLOSED AMBASSADOR SADI REPEATED DE-SIRABILITY OF APPROACH TO EGYPTIANS, SUGGESTED AN APPROACH TO ALL ARAB CAPITALS, AND NOTED THAT AN ARAB STATES! MEETING APRIL 21 MIGHT TAKE UP THIS ISSUE. SÉPARATE REPORTING CABLE ON SUBSEQUENT DISCUSSION

THIS ISSUE WITH EGYPT FOLLOWS, DALE



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- ANY ACTIVITY WHICH IS NOT AN EXERCISE OF THE RIGHT OF TRANSIT PASSAGE THROUGH A STRAIT REMAINS SUBJECT TO THE OTHER APPLICABLE PROVISIONS OF THIS CONVENTION. ARTICLE 2
- SHIPS AND AIRCRAFT, WHILE EXERCISING THE RIGHT OF TRANSIT PASSAGE SHALL:
- (A) PROCEDD WITHOUT DELAY THROUGH THE STRAIT;
- (B) REFRAIN FROM ANY ACTIVITIES OTHER THAN THOSE
- INCIDENT TO THEIR NORMAL MODES OF CONTINUOUS
- AND EXPEDITIOUS TRANSIT UNLESS RENDERED NECESSARY
- BY FORCE MAJEURE OR BY DISTRESS:
- (C) REFRAIN FROM ANY THREAT OR USE OF FORCE IN
- VIOLATION OF THE CHARTER OF THE UNITED NATIONS AGAINST THE TERRITORIAL INTEGRITY OR POLITICAL
- INDEPENDENCE OF AN ADJACENT STRAITS STATE;
- (D) COMPLY WITH OTHER RELEVANT PROVISIONS OF THIS
- CHAPTER.
- SHIPS IN TRANSIT SHALL:
- (A) COMPLY WITH GENERALLY ACCEPTED INTERNATIONAL REGU-LATIONS, PROCEDURES AND PRACTICES FOR SAFETY AT SEA,
- INCLUDING THE INTERNATIONAL REGULATIONS FOR PREVEN-
- TING COLLISIONS AT SEA;
- (B) COMPLY WITH GENERALLY ACCEPTED INTERNATIONAL REGU-
- LATIONS, PROCEDURES AND PRACTICES FOR THE PREVEN-TION AND CONTROL OF POLLUTION FROM SHIPS.
- 3. AIRCRAFT IN TRANSIT SHALLE
- (A) OBSERVE RULES OF THE AIR ESTABLISHED BY THE INTER-
- NATIONAL CIVIL AVIATION ORGANIZATION UNDER THE
- CHICAGO CONVENTION AS THEY APPLY TO CIVIL AIRCRAFT!
- STATE AIRCRAFT WILL NORMALLY COMPLY WITH SUCH SAFETY MEASURES AND WILL AT ALL TIMES OPERATE WITH DUE REGARD
- FOR THE SAFETY OF NAVIGATION!
- (B) AT ALL TIMES MONITOR THE RADIO FREQUENCY ASSIGNED BY
- THE APPROPRIATE INTERNATIONALLY DESIGNATED AIR
- TRAFFIC CONTROL AUTHORITY OR THE APPROPRIATE INTER-
- NATIONAL DISTRESS RADIO FREQUENCY.
 - ARTICLE 3
- IN CONFORMITY WITH THIS CHAPTER, A STRAITS STATE MAY DESIGNATE SEALANES AND PRESCRIBE TRAFFIC SEPARATION SCHEMES FOR NAVIGATAPHOLEN FOR RELEASE ZOUTHER THE NEW TONG TO BE TROUGHOUSE OF THE NAVIGATAPHOLEN FOR RELEASE TO THE R

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THE SAFE PASSAGE OF SHIPS. A STRAITS STATE MAY, WHEN CIRCUMSTANCES REQUIRE AND AFTER GIVING DUE PUBLICITY TO ITS DECISION, SUBSTITUTE OTHER SEA LANES OR TRAFFIC SEPARATION SCHEMES FOR ANY PREVIOUSLY DESIGNATED OR PRESCRIBED BY IT. 3. SUCH SEALANES OR TRAFFIC SEPARATION SCHEMES SHALL CONFORM WITH GENERALLY ACCEPTED INTERNATIONAL REGULATIONS REFERRED TO IN ARTICLE 2. BEFORE DESIGNATING SEALANES OR PRESCRIBING TRAFFIC SEPARA-TION SCHEMES, A STRAITS STATE SHALL REFER PROPOSALS TO THE COMPETENT INTERNATIONAL ORGANIZATION WITH A VIEW TO THEIR ADOPTION. THE ORGANIZATION MAY ADOPT ONLY SUCH SEALANES AND SEPARATION SCHEMES AS MAY BE AGREED WITH THE STRAITS STATE, AFTER WHICH THE STRAITS STATE MAY DESIGNATE OR PRESCRIBE THEM. IN RESPECT OF A STRAIT WHERE SEALANES OR SUCH SCHEMES ARE PROPOSED THROUGH THE WATERS OF TWO OR MORE STRAITS STATES, THE STATES CONCERNED SHALL COOPERATE IN FORMULA-TING PROPOSALS IN CONSULTATION WITH THE ORGANIZATION. THE STRAITS STATE SHALL CLEARLY INDICATE ALLSEALANES AND SEPARATION SCHEMES DESIGNATED OR PRESCRIBED BY IT ON CHARTS TO WHICH DUE PUBLICITY SHALL BE GIVEN. 7. SHIPS IN TRANSIT SHALL RESPECT APPLICABLE SEALANES AND SEPARATION SCHEMES ESTABLISHED IN ACCORDANCE WITH THIS

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ARTICLE 4 SUBJECT TO THE PROVISIONS OF THIS CHAPTER, THE STRAITS STATE MAY MAKE LAWS AND REGULATIONS RELATING TO TRANSIT PASSAGE THROUGH STRAITS, WHICH LAWS AND REGULATIONS MAY BE IN RESPECT OF ALL OR ANY OF THE FOLLOWING: (A) THE SAFETY OF NAVIGATION AND THE REGULATION OF MARINE TRAFFIC AS PROVIDED FOR IN ARTICLE 3; (B) THE PREVENTION OF POLLUTION, GIVING EFFECT TO APPLI-CABLE INTERNATIONAL REGULATIONS REGARDING THE DISCHARGE OF OIL, OILY WASTES AND OTHER NOXIOUS SUBSTANCES IN THE STRAIT; (C) THE PREVENTION OF FISHING, INCLUDING THE STOWAGE OF FISHING GEAR! (D) THE TAKING ON BOARD OR PUTTING OVERBOARD OF ANY COMMODITY, CURRENCY OR PERSON IN CONTRAVENTION OF THE CUSTOMS, FISCAL, IMMIGRATION OR SANITARY REGULA-TIONS OF THE STRAITS STATE. SUCH LAWS AND REGULATIONS SHALL NOT DISCRIMINATE IN FORM OR FACT AMONG FOREIGN SHIPS, NOR IN THEIR APPLICATION HAVE THE PRACTICAL EFFECT OF DENYING, LIMITING OR IMPAIRING THE RIGHT OF TRANSIT PASSAGE AS DEFINED IN THIS CHAPTER.

USER STATES AND STRAITS STATES SHOULD BY AGREEMENT COOPERATE IN THE ESTABLISHMENT AND MAINTENANCE IN A STRAIT OF NECESSARY NAVIGATION AND SAFETY AIDS OR OTHER IMPROVEMENTS IN AID OF INTERNATIONAL NAVIGATION OR FOR THE PREVENTION AND CONTROL OF POLLUTION FROM SHIPS.

ARTICLE 6
A STRAITS STATE SHALL NOT HAMPER TRANSIT PASSAGE AND SHALL GIVE APPROPRIATE PUBLICITY TO ANY DANGER TO NAVIGATION OR OVERFLIGHT WITHIN OR OVER THE STRAIT OF WHICH IT HAS KNOW-LEDGE. THERE SHALL BE NO SUSPENSION OF TRANSIT PASSAGE.

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OTHER THAN THOSE STRAITS IN WHICH THE REGIME OF TRANSIT PASSAGE APPLIES IN ACCORDANCE WITH ARTICLE 1, OR BETWEEN ONE PART OF THE HIGH SEAS AND THE TERRITORIAL SEA OF A FOREIGN STATE, THE REGIME OF INNUCENT PASSAGE IN ACCORDANCE WITH THE PROVISIONS OF PART III OF CHAPTER TWO SHALL APPLY. SUBJECT TO THE PROVISIONS OF THIS ARTICLE.

2. THERE SHALL BE NO SJSPENSION OF THE INNOCENT PASSAGE OF FOREIGN SHIPS THROUGH SJCH STRAITS.

3. THE PROVISIONS OF ARTICLE 3 OF THIS CHAPTER SHALL APPLY IN SUCH STRAITS.

ARTICLE 8
NOTHING IN THIS CHAPTER SHALL AFFECT ANY AREAS OF HIGH SEAS WITHIN A STRAIT.

ARTICLE 9

1. THE REGIMES OF PASSAGE THROUGH STRAITS USED FOR INTERNATIONAL NAVIGATION SET OUT IN THIS CHAPTER SHALL NOT IN
OTHER RESPECTS AFFECT THE STATUS OF WATERS FORMING SUCH
STRAITS (NOR OF THE SEABED. SUBSOIL AND SUPERJACENT AIRSPACE THEREOF) AS PROVIDED FOR ELSEWHERE IN THIS CONVENTION.
2. THE SOVEREIGNTY OR JURISDICTION OF THE STRAITS STATE SHALL
BE EXERCISED SUBJECT TO THE PROVISIONS OF THIS CHAPTER AND
OTHER RULES OF INTERNATIONAL LAW.

ARTICLE 10 THE PROVISIONS OF THIS CHAPTER SHALL NOT AFFECT THE LEGAL REGIME IN STRAITS IN WHICH PASSAGE IS REGULATED IN WHOLE OR IN PART BY LONG-STANDING INTERNATIONAL CONVENTIONS IN FORCE SPECIFICALLY RELATING TO SUCH STRAITS.

ARTICLE 11 IN THIS CHAPTER, "STRAITS STATE" MEANS ANY STATE BOR-DERING A STRAIT TO WHICH THE CHARTER APPLIES.

ARTICLE 12
ANY DISPUTE CONCERNING THE INTERPRETATION OR APPLICATION
OF THIS CHAPTER SHALL BE SETTLED IN ACCORDANCE WITH
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INTER-SESSIONAL CONSULTATIONS.) APPROXIMATELY 45 STATES SPOKE UN THE AGENDA ISSUES: THE PRESIDENT'S APPRAISAL OF WORK AND HIS PROPOSAL FOR CREATING UNIFIED TEXTS. AT CONCLUSION OF DEBATE AMÉRASINGHE RULED THAT HIS PROPUSAL HAD GENERAL ACCEPTANCE AND EACH COMMITTEE CHAIRMAN WAS THEREFORE TOZUJIONSIDERED AS A NEGOTIATED OR VOTING TEXT. CHAIRMAN WOULD TAKE RESPONSIBILITY FOR DECIDING THE SUBSTANCE OF TEXT AND WHO AND WHEN HE WOULD CONSULT WHEN DRAFTING IT. AMERASINGHE REQUESTED TEXTS BE PREPARED AS SOON AS POSSIBLE BUT CERTAINLY BEFORE ADJOURNMENT OF THIS SESSION, COMMITTEES ARE TO CON-TINUE WORK AS BEFORE AND MEMBERS WERE REQUESTED NOT TO INTERFERE WITH THE CHAIRMEN'S FREEDOM OF ACTION. DEBATE STATEMENTS. FOR CONVENIENCE (CUMMENT: THIS SECTION IS URGANIZED INTO FIVE SECTION: US STATEMENT; (B) SUPPORT FUR PROPOSAL OF CREATING UNIFIED TEXT; (C) NATURE OF UNIFIED TEXT; (D) MORA-TORIUM ISSUE; AND (E) MISCELLANEOUS). (A) US STATEMENT: AMB. STEVENSON SAID HE SHARED THE PRESIDENT'S CONCERN OVER RATE OF PROGRESS AND WHETHER WORKING METHODS ARE SATISFACTORY. HE NOTED SUCCESS OF CARACAS SESSION IN FORMULATING OUTLINES OF A GENERAL AGREEMENT BUT ADDED IT WOULD NOT BE ENOUGH FOR THIS SESSION TO MERELY FORTIFY THOSE DUTLINES AND RECONSIDER PROPOSALS. STEVENSON REPLIED TO THOSE DELEGATIONS WHO STATED THAT INSTEAD OF BENDING TO PRESSURE OF LEGISLATURES AND PUBLIC OPINION THE COMPLEXITY AND IMPORTANCE OF THE TASK SHOULD BE EXPLAINED BY DELEGATIONS.. HE SAID HE AGREED THAT IT WAS CRITICAL TO STRIVE FOR UNDERSTANDING AND PATIENCE BUT ADDED THAT SUCH EFFORTS WERE UNCONVINCING UNLESS WE COULD INDICATE PROGRESS TOWARD ACHIEVING A TREATY WITHIN A REASONABLE TIME FRAME. AMB. STEVENSON NOTED THAT CONF, BY AVOIDING GENERAL DEBATE AND FORMAL SESSIONS HAD BEEN ABLE TO WORK ON TEXTS AND ATTEMPT NEGOTIATIONS. TO REFLECT THIS PROGRESS AND SUSTAIN MOMENTUM IT IS ESSENTIAL THAT EACH COMMITTEE CHAIRMAN, ON HIS OWN RESPONSIBILITY, PRODUCE A SINGLE TEXT WITH NO ALTERNATIVES OR VARIATIONS. HE URGED THAT THE CAMPIOUED FOI Release 20020011 REFA-REP-8250697 RE00500090008-0

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WORK DONE BY SMALL GROUPS AND BE PRODUCED AS SOON AS POSSIBLE. THEN THE CONF COULD BEGIN PROCESS OF ATTEMPTING TO REACH CONSENSUS. STEVENSON CONCLUDED BY NUTING US WILLINGNESS TO NEGOTIATE IN GENEVAL A SOLUTION TO LOS PROBLEMS IS CRITICALLY IMPORTANT TO ALL MANKIND. HE ADDED THAT IN MANY WAYS THE CONF WAS A TEST OF WHETHER THE MULTILATERAL LAWMAKING PROCESS CAN WORK, (B) SUPPORT FOR PROPOSAL OF CREATING UNIFIED IN ADDITION TO US SUPPORT FOR AMERASINGHE'S PROPOSAL THERE WAS VERY STRONG SUPPORT FROM MEXICO VENEZUELA, UK GREECE AUSTRALIA AND CHILE BOTH CASTANEDA (MEXICO) AND STAVROPOULOS (GREECE) STATED CATEGORICALLY THAT WITHOUT SUCH A TEXT THE CONF WAS DOOMED TO FAILURE. THE VAST MAJORITY OF OTHER SPEAKERS. INCLUDING SOVSY GAVE THEIR SUPPORT BUT WITH VARYING DEGREES OF QUALIFICATION. EXPRESSING SERIOUS DOUBTS BUT NOT OPPOSING. WERE CHINA! PERU ECUADOR! TURKEY, TANZANA AND FRANCE. PERU ARGUED THAT THE SINGLE TEXT WOULD BASI-CALLY BE ADOPTION OF A DECISION WITHOUT HAVING CONF DELEGATES! PARTICIPATION AND WOULD IMMEDIATELY BE AMENDED TO REFLECT ALL TRENDS. FRANCE SAID THE EXISTING, CLASSICAL PROCEDURE OF LISTENING, EXPLAINING AND WORKING TOWARD REDUCING ALTERNATIVES IS SLOW BUT DEMOCRATIC AND LEGAL. IT SHOULD NOT BE ABANDONED BECAUSE IT COULD NOT PRODUCE GREAT PROGRESS IN ONE COMMITTEE FACED WITH ISSUES OF ENORMOUS COMPLEXITY. FURTHER, (AND AS SOME OTHERS POINTED OUT AS WELL). THERE WERE STILL ISSUES THAT HAD NOT BEEN ADEQUATELY EXAMINED BY COMMITTEE SUB-BODIES.

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R 191605Z APR 75 FM USMISSION GENEVA TO RUEHC/SECSTATE WASHDC 2246 INFO RUEHDT/USMISSION USUN NEW YORK 1595 RUEHIA/USIA WASHDC 1465 ВΤ UNCLAS SECTION 2 OF 2 GENEVA 2756 USIA FOR IPS AND IBS (C) NATURE OF UNIFIED TEXT: MANY DELEGATIONS REFERRED TO THE NECESSITY THAT THE UNIFIED TEXT ADE-QUATELY REFLECT THE TREND THEY THEMSELVES SUPPORTED -LANDLOCKED, DEVELOPING, ETC. MEXICO CLEARLY POINTED OUT THAT IT WOULD BE IMPOSSIBLE FOR SUCH A TEXT TO REFLECT ALL POINTS OF VIEW, SOVS, CUBA AND SPAIN URGED THAT THE TEXT INCLUDE ALTERNATIVES OR VARIATIONS IN AREAS KNOWN TO HAVE WIDELY DIFFERING TRENDS. AND SOME AFRICAN STATES, (IN PARTICULAR TANZANIA AND TUNISIA'S KEDADI, CHAIRMAN OF GROUP OF 77) EMPHASIZED THAT ANY LUS CONVENTION MUST CLEARLY TAKE INTO ACCOUNT THE INTERESTS AND NEEDS OF THE LDCS. THEREFORE, ANY SINGLE TEXT, THEY SAID, MUST ADEQUATELY REFLECT THE POSITIONS OF THIS MAJORITY. SOME DELEGATIONS ARGUED THAT THE SINGLE TEXT SHOULD BE GIVEN NO PRIORITY OVER ANY OTHER EXISTING TEXTS, AND WORKING GROUPS SHOULD CONTINUE THEIR CONSULTATIONS TOWARDS THEIR OBJECTIVES. INDIA STATED THAT THE TEXT BE CONSIDERED AS A TOOL AND NOT AS A MEASURE OF THE WORK OF THE CONF. (D) MORATORIUM ISSUE: THERE WERE OCCASIONAL REFER-ENCES DURING DEBATE TO THE NECESSITY OF WORKING WITHOUT THE PRESSURE OF UNILATERAL ACTION WHICH "SOME STATES THREATEN." IRELAND (ATTY GEN COSTELLO) OPENED DEBATE WITH A STATEMENT IN WHICH HE SAID THE CONF SHOULD CON-SIDER BROADENING THE SCOPE OF UNGA RES 2574 (XXIV) (MORATORIUM RES) SO PARTICIPATING STATES SHOULD NOT TAKE UNILATERAL ACTION IN MATTERS WITHIN THE CONF_MANDATE. OTHERS, INCLUDING VENEZJELA, CUBA, ALBANIA, ALGERIA PRO AND TUNISIA REFERRED TO THE NECESSITY OF WORKING WITHOUT "THREATS", INDICATED THAT UNILATERAL ACTION WOULD BE CONSIDERED AS A VIOLATION OF NEGOTIATING IN GOOD FAITH, AND SUGGESTED CONVERTE RELEASE ZOOZZOSZE CAKEDPSZSOCKO PROGODOGOOOSO

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PRC ACKNOWLEDGED THIS ISSUE TO PRECEED WITHOUT PRESSURE. WAS UNDER ACTIVE CONSIDERATION BY GROUP OF 77. (E) MISCELLANEOUS: SIGNIFICANT NON-SPEAKERS ARGENTINA INCLUDED JAPAN BRAZIL, INDONESIA, NORWAY, AND KENYAY OF EE GROUP ONLY GAVE STATEMENT. JAMAICA ATTEMPTED TO REBUT A RECENT CIRCULAR LETTER FROM MALTA CONCERNING PROPOSED SITE FOR THE INTERNATIONAL AUTHORITY BUT WAS RULED OUT OF ORDER. ALBANIA S VITRIOLIC AND NEAR IRRATIONAL ATTACK ON SOV/AND US/SUPERPOWER HEGEMONY WAS ALSO RULED OUT OF ORDER. U.S. REPRESENTATIVE VACATED THE CHAIR. 3. PRC-STATEMENT WAS BLATANT SELF ASSERTION AS LDC CHAMPION AND INCLUDED MODERATE-HEAVY CONDEM-NATION OF SUPERPOWER ABUSE OF EXISTING FREEDOM OF SEAS. 4. MOST OF LA GROUP SPOKE AND INCLUDED FLORID PRAISE OF COMMITTEE II CHAIRMAN POHL WHOSE LEADER+

THIS SESSION.

5. ACCORDING TO ITS CHAIRMAN (KEDADI) THE GROUP OF 77 DECIDED THE NEXT SESSION OF THE CONF SHOULD BE IN 1976 AND HELD IN A DEVELOPING COUNTRY. PREFERABLY AFRICA OR ASIA. (COMMENT: INFORMAL CONVERSATION INDICATE NAIROBI AND NEW DELHI ARE PRINCIPAL CANDIDATES. DALE

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THE AREA". AND OTHER BASIC CONDITIONS OF EXPLORATION AND EXPLOITATION OF THE RESOURCES OF THE AREA. THE COMMITTEE FELT THAT ITS WORK COULD NOT BEGIN UNTIL SUBSTANTIAL PROGRESS HAD OCCURRED IN THE NEGOTIATIONS PURSUED IN THE WORKING GROUP. THE COMMITTEE THEREFORE DECIDED NOT TO MEET AS A WHOLE BUT RATHER TO GIVE AS MUCH TIME AS PUSSIBLE TO THE WORKING GROUP. THE WORKING GROUP RECONVENED IMMEDIATELY ON THE NEXT DAY.

THE WORKING GROUP DEVOTED ITS FIRST MEETING TO AN APPRAISAL OF ITS PROGRESS IN CARACAS AND THE TASKS AHEAD OF IT, AS A THOROUGH AND FRUITFUL DEBATE OVER ARTICLE 9 HAD ALREADY TAKEN PLACE DURING THE WORKING GROUP'S SIX MEETINGS IN CARACAS, THE WORKING GROUP DECIDED TO BEGIN DISCUSSIONS ON THE CONDITIONS OF EX-FOUR PROPUSALS ON THIS PLORATION AND EXPLOITATION. QUESTION WERE BEFORE THE WORKING GROUP AT THAT TIME AND HAD BEEN INCORPORATED IN A COMPARATIVE TABLE TO HELP ISOLATE THE VARIOUS PUINTS AT ISSUE. THE CHAIR-MAN BRIEFLY DISCUSSED EACH PROVISION, NOTED THE DIF-FERENCES BETWEEN THE VARIOUS PROPOSALS. AND ASSESSED THE POSSIBILITIES FOR A RECUNCILIATION OF PREVAILING DIVERGENCIES, FINALLY, THE CHAIRMAN CATEGORIZED THE PROVISIONS ACCORDING TO THEIR RELATIVE IMPORTANCE FOR AN AGREEMENT ON THE BASIC CONDITIONS OF EXPLORATION AND EXPLOITATION AS A WHILE. THE CHAIRMAN'S ASSESS-MENT RECEIVED SUPPORT FROM ALL SIDES IN THE WORKING GROUP, AND HIS CLASSIFICATION OF THE PROVISIONS INTO TWO CATEGORIES, VIZ: "FUNDAMENTAL ITEMS FOR IMMEDIATE NEGOTIATION" AND "ITEMS OF A SUBSIDIARY CHARACTER", SERVED AS A GUIDE IN REGARD TO THE SEQUENCE OF SUBJECTS TO BE DISCUSSED IN THE SUBSEQUENT MEETINGS OF THE WORKING GROUP.

THE WORKING GROUP THEN MET FUR FOUR CONSECUTIVE WORKING DAYS TO DISCUSS IN DETAIL THE PROVISIONS WHICH WERE DEEMED TO BE OF FUNDAMENTAL IMPORTANCE. THESE PROVISIONS COULD BE CHARACTERIZED AS BASIC MATTERS OF PRINCIPLE, AS DISTINCT FROM PURELY TECHNICAL MATTERS, WHICH WERE CONSIDERED OF SUBSIDIARY IMPORTANCE. MORE SPECIFICALLY, THE ISSUES OF FUNDAMENTAL IMPORTANCE INCLUDED TAPPS OF FUNDAMENTAL IMPORTANCE.

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POWER, THE METHOD OF ENTERING INTO ARRANGEMENTS FOR THE CONDUCT OF ACTIVITIES IN THE AREA, AND THE BASIC PRINCIPLESE OF SUCH ARRANGEMENTS, AND THE SETTLEMENT OF DISPUTES.

THE WORKING GROUP BEGAN ITS WORK BY FOCUSING ATTENTION ON THE DETAILED PROVISIONS CONCERNING THE METHOD OF ENTERING INTO ARRANGEMENTS WITH ENTITIES FOR THE CONDUCT OF EXPLORATION AND EXPLOITATION ACTIVITIES AND THE BASIC PRINCIPLES OF SUCH ARRANGEMENTS. IN PARTICULAR, TOPICS SUCH AS THE CRITERIA FOR SELECTION OF CONTRACTORS AND THEIR PARTICIPATION IN SUBSEQUENT STAGES OF OPERATIONS, AND THE NATURE OF THE FINANCIAL ARRANGEMENTS WERE DISCUSSED; FREQUENTLY DELEGATES REFERRED TO OTHER RELATED TOPICS IN THE COURSE OF THE DEBATE.

THESE DISCUSSIONS PRODUCED ENCOURAGING RESULTS.

DELEGATIONS AGREED THAT SOME METHOD OF SELECTION AMONG EQUALLY QUALIFIED APPLICANTS FOR MINING RIGHTS IN ORDER TO ENSURE MAXIMUM BENEFITS TO THE AUTHORITY WAS NECESSARY ALTHOUGH THE EXACT NATURE OF THE CRITERIA GOVERNING SELECTION REMAINED UNSETTLED. SOME SEMBLANCE OF AGREEMENT EXISTED OVER THE PRACTICAL NEED FOR PRIORITY BEING ACCORDED IN THE ENTITY THAT HAD BEEN INVOLVED IN EARLIER STAGES OF OPERATIONS FOR THE AWARD OF A CONTRACT FOR A SUBSEQUENT STAGE OF OPERATIONS. THE POSSIBILITY OF CONTRACTUAL RELATIONS COVERING MORE THAN ONE STAGE WAS ACCEPTED BY ALL SIDES.

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FROM US DEL LOS AS DIVERGENT POSITIONS HAD BECOME MANIFEST IN CARACAS, MUTUAL AGREEMENTS TO DISCUSS ONE POSSIBLE SYSTEM COULD BE REGARDED AS A SIGNIFICANT STEP TOWARDS THE RESOLUTION OF WHAT HAD SEEMED TO BE A DIFFICULT TAKING NOTE OF THIS IMPORTANT DEVELOPMENT, THE ISSUE. CHAIRMAN CANCELLED THE MEETING OF THE WORKING GROUP FOR THE FIRST TIME IN ORDER TO PERMIT INFORMAL CONSULTA-THESE INFORMAL CONSULTATIONS TIONS IN SMALLER GROUPS. CONTINUED FOR THE REST OF THE WEEK AND WERE SUPPLEMENTED BY MORE MEETINGS OF THE WORKING GROUP. IN THESE VARIOUS FORUMS, DIFFERENT TYPES OF JOINT VENTURES WERE INVESTI-THE DISCUSSIONS WERE FACILITATED BY INFORMAL GATED. TECHNICAL PAPERS ON JOINT VENTURES WHICH WERE SUBMITTED BY THE SECRETARIAT AS WELL AS BY SEVERAL DELEGATIONS. AS A RESULT, THESE DISCUSSIONS IDENTIFIED PRIMARILY TWO DIFFERENT TYPES OF JOINT VENTURES VIZ: -- CONTRACTUAL JOINT VENTURES, WHERE ALL THE DETAILS OF THE ARRANGE-MENTS WOULD HAVE TO BE SPECIFIED IN A CONTRACT; AND EQUITY JOINT VENTURES, WHERE A NEW LEGAL ENTITY WOULD BE FORMED AND THE ELEMENT OF CONTROL WOULD BE ESTAB-LISHED BY THE AUTHORITY THROUGH EQUITY PARTICIPATION IN THE VENTURE. POINTS OF PARTICULAR CONCERN IN EVALUATING THE ALTERNATIVE SYSTEMS INCLUDED THE DEGREE OF FINANCIAL AND ADMINISTRATIVE CONTROL TO BE EXERCISED BY THE AUTHORITY OVER ITS PARTNERS IN JOINT VENTURES, DIRECT EXPLOITATION OF THE AREA BY THE AUTHORITY. THE NATURE OF THE AUTHORITY'S CONTRIBUTION TO THE VENTURE, INCENTIVES FOR PRIVATE OR STATE OPERA-TORS, AND THE LEGAL PROBLEMS, ESPECIALLY THE APPLICABLE LAW, FOR DIFFERENT TYPES OF ENTITIES IN THE JOINT DELEGATIONS EXCHANGED VIEWS ON ALL OF THESE VENTURE. COMPLEX MA APPROVED A RETERIE DE CONTROL USE ONLY RODOSO000008-0

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IMPLICATIONS OF EACH POSSIBLE ARRANGEMENT AND ULTIMATELY CONCENTRATED ON A SYSTEM THAT WOULD SATISFY
THE BASIC INTERESTS OF ALL SIDES. THE DISCUSSIONS
HELD DURING THIS THIRD WEEK WERE SO CONSTRUCTIVE THAT
THEY LED TO THE FORMULATION OF A SINGLE TEXT ON THE
BASIC CONDITIONS OF EXPLORATION AND EXPLOITATION TO
SERVE AS THE BASIS FOR FURTHER NEGOTIATIONS.

AFTER THREE DAYS OF INTENSIVE INFORMAL CONSULTA-TIONS, THE CHAIRMAN PRESENTED AN ANONYMOUS PAPER TO THE WORKING GROUP TO SERVE AS A SINGLE NEGOTIATING THE PAPER ELABORATES THE BASIC CONDITIONS FOR A CONTRACTUAL JOINT VENTURE, THIS PAPER WAS NOT IN ANY WAY A NEGOTIATED OR SO-CALLED "COMPROMISE" PAPER, SINCE NO DELEGATIONS WERE COMMITTED TO ANY PART OF THE TEXT, IT SERVED ONLY AS A BASIS FOR NEGOTIATION; IN OTHER WORDS, THE ENTIRE PAPER IS NEGOTIABLE. CONCENTRATION IS THE FIRST INSTANCE, ON THIS ASPECT OF THE PROBLEM WOULD NOT PREJUDICE SUBSEQUENT DIS-CUSSION OF ANY OTHER SYSTEMS OF EXPLOITATION. NEVER-THELESS, IT WAS FELT THAT SHOULD ALL SIDES FIND COMMON AGREEMENT IN A CONTRACTUAL JOINT VENTURE SYSTEM, NEGOTIATIONS OVER OTHER TYPES OF SYSTEMS WOULD MOVE QUICKLY, AND OVERALL AGREEMENT ON THE BASIC CONDITIONS OF EXPLORATION AND EXPLOITATION WOULD BE WITHIN SIGHT. IN THIS SPIRIT, THE WORKING GROUP COMMENCED ITS CON-SIDERATION OF THIS SINGLE TEXT ON MONDAY, APRIL 14. THE WORKING GROUP HOPES TO COMPLETE THIS PROCEDURE AS SOON AS POSSIBLE AS NEGOTIATIONS HAVE STILL TO TAKE PLACE ON THE CLOSELY CONNECTED QUESTION OF THE STRUC-TURE AND FUNCTIONS OF INTERNATIONAL MACHINERY TO BE ESTABLISHED FOR THE EXPLOITATION OF THE SEA-BED RE-SOURCES.

IN CONCLUSION, IT IS HOPED THAT THE FIRST COMMITTEE WILL MAKE SUFFICIENT HEADWAY IN ITS WORK ON THE
BASIC CONDITIONS OF EXPLORATION AND EXPLOITATION AND
THE MACHINERY FOR THE INTERNATIONAL SEA-BED AS TO BE
ABLE TO HAVE A SINGLE NEGOTIATING TEXT GOVERNING ITS
ENTIRE MANDATE READY AT THE END OF THE PRESENT SESSION.
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MANDATE COVERS ALMOST THE ENTIRETY OF THE EXISTING INTERNATIONAL LAW OF THE SEA. IS THE PIVOT AND CENTRE OF THIS CONFERENCE.

IN A GENERAL WAY. AND IN A REAL SENSE, IT MAY BE SAID THAT NO MAJOR ISSUE HAS BEEN RESOLVED WITHIN THE SECOND COMMITTEE SO FAR, AS DECIDED IN CARACAS. THE COMMITTEE DID NOT HEAR GENERAL STATEMENTS. COMMITTEE UNDERTOOK A SECOND READING OF THE MAIN TRENDS DOCUMENT: ISSUES WERE IDENTIFIED ONCE MORE AND WELL-KNOWN POSITIONS RESTATED. DELEGATIONS FREELY COMMENTED ON THE SPECIFIC FORMULATIONS OF WP.1 AND EXPRESSED THEIR PREFERENCE FOR ONE OR MORE OF THESE FORMULATIONS. QUESTIONS OF REAL SUBSTANCE SUCH AS THOSE CONCERNING THE PROBLEMS OF LAND-LOCKED COUNTRIES AND STRAITS STATES LIE AT THE HEART OF THE PROBLEM IN THIS COM-ALTHOUGH IT HAS TOUCHED ON EVERY ISSUE WHILE GOING THROUGH THE SECOND READING OF W.P. 1 DURING ITS INFORMAL MEETINGS, IT HAS NOT AUDRESSED ITSELF SPECI-FICALLY TO ANY OF THOSE MAJOR ISSUES WHICH ARE CONSID-ERED TO BE ESSENTIAL ELEMENTS OF A PACKAGE DEAL.

THESE ISSUES WERE LEFT TO SMALL INFORMAL WORKING GROUPS CONSTITUTED MAINLY BY SPECIAL INTERESTS. EXAMINED SUCH ITEMS AS THE TERRITORIAL SEA, BASELINES, CONTIGUOUS ZONE, TRANSIT AND HIGH SEAS, THE MAJOR PURPOSE OF THE ESTABLISHMENT OF THESE SMALL INFORMAL WORKING GROUPS WAS TO ALLOW DELEGATIONS WITH SPECIAL INTERESTS IN A PARTICULAR SUBJECT TO TRY TO REDUCE THE ALTERNATIVES AND, IF POSSIBLE. TO PRODUCE A SINGLE THESE GROUPS ARE STILL IN THE PROCESS OF CARRY-ING OUT INFORMAL CONSULTATIONS AND, EXCEPT IN A FEW CASES, THEIR WORK CANNOT BE ASSESSED AT THIS STAGE. THE INFORMAL GROUP ON BASELINES WAS ABLE TO PRODUCE A REVISED CONSOLIDATED TEXT (C.2/BLUE PAPER NO. 4). THE INFORMAL WORKING GROUP ON HIGH SEAS IS PREPARING A TEXT WHICH SEEMS TO COMMAND WIDE SUPPORT AMONG THE MEMBERS OF THAT GROUP. THE SUBJECT MATTER BEFORE THESE TWO GROUPS IS OF A LESS CONTROVERSIAL NATURE AND MOST OF THE FORMULATIONS ARE DRAWN FROM THE 1958 GENEVA CONVENTION. THIS MAY EXPLAIN THE DEGREE OF PROGRESS ACHIEVED ON THOSE SUBJECTS.

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THE INFORMAL WORKING GROUP ON THE TERRITORIAL SEA WAS NOT ABLE TO ARRIVE AT ANY RESULT AND DECIDED TO SUSPEND ITS MEETINGS. THE INFORMAL WORKING GROUP ON HISTORIC BAYS AND WATERS HAS BEFORE IT A NUMBER OF INFORMAL BLUE PAPERS (C.2/blue Papers Nos. 1/Rev.1, 2, 3 and 3/Rev.1) but up to now no consensus has been reached on those texts. The Informal Working Group on the contiguous zone which has held only one meeting seemed to show some degree of agreement on the content of the contiguous zone jurisdiction. The members of the contiguous zone jurisdiction. The members of this group also showed a degree of agreement that a state which chooses not to extend its territorial sea to a 12-mile limit could have a contiguous zone up to that limit.

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THE MAIN ISSUES HERE REMAIN THE INTERRELATIONSHIP BETWEEN THE CONTIGUOUS ZONE AND THE ECONOMIC ZONE AND THE QUESTION OF THE PLURALITY OF REGIMES.

THE INFORMAL WORKING GROUP ON THE GUESTION OF TRANSIT HELD ONLY ONE MEETING. THE CHAIRMAN OF THE SECOND COMMITTEE, HAVING IN MIND THE COMPLEXITY OF THIS MATTER AND CONSIDERING THAT ITS RESOLUTION WOULD FACILITATE THE TASK OF THE CONFERENCE, DECIDED FIRST TO HOLD A PRELIMINARY MEETING WITH A SMALL GROUP OF DELEGATIONS FROM BOTH SIDES TO DETERMINE THE POSSIBILITY OF INITIATING A PROCESS OF NEGOTIATION BETWEEN THEM AND ESTABLISHING A WORKING GROUP ON THE SUBJECT. THE MEETING DEFINITLY REVEALED THE WILLINGNESS OF DELEGATIONS TO ENGAGE IN SUCH NEGOTIATIONS AND THEREAFTER THE CHAIRMAN ESTABLISHED A GROUP ON THE SUBJECT.

OTHER GROUPS ALREADY IN EXISTENCE BUT WHICH HAVE NOT MET SO FAR INCLUDE THE INFORMAL WORKING GROUPS ON ARCHIPELAGOS, THE CONTINENTAL SHELF, DELIMITATION AND INNOCENT PASSAGE. (SIC) GROUPS ON SUCH IMPORTANT QUESTIONS AS STRAITS, ISLANDS AND THE ECONOMIC ZONE WOULD PROBABLY BEGIN MEETING AS OF NEXT WEEK.

ANDTHER PRIVATE GROUP IS ALSO WORKING ON THE PROBLEMS OF LAND-LOCKED AND GEOGRAPHICALLY DISADVANTAGED STATES. THERE HAS BEEN ONLY SLOW PROGRESS ON QUESTION WHETHER THERE SHOULD BE EQUAL RIGHTS FOR EXPLORING AND EXPLOITING BOTH THE LIVING AND NON-LIVING RESOURCES OF THE ZONE.

THE MAIN PURPOSE OF THE WORK OF THE PRIVATE
GROUP ON SETTLEMENT OF DISPUTES HAS BEEN TO PREPARE
SINGLE TEXTS FROM THE ALTERNATIVES IN A/CONF.62/L.7.
THE ISSUES THAT HAVE SO FAR PROVED TO BE MOST CONTROVERSIAL AREAPPROVED TO BE MOST CONTROADMIN INTERNAL USE ONLY

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THE ESTABLISHMENT OF A SYSTEM OF COMPLUSORY (A) JURISDICTION FOR ALL DISPUTES ARISING OUT OF THE CON-VENTION; THE CREATION OF A LAW OF THE SEA TRIBUNAL; THE RELATION BETWEEN SPECIAL PROCEDURES AND (B) OVERALL MACHINERY FOR THE SETTLEMENT OF DISPUTES; THE THE PROBLEMS OF THE PLURALITY OF JURIS-(C) INTERNATIONAL COURT OF JUSTICE, LAW OF THE DICTION: SEA TRIBUNAL AND ARBITRATION; THE QUESTION OF EXCLUSIVE NATIONAL JURIS-DICTION IN THE ECONOMIC ZONE: DELIMITATION BETWEEN NATIONAL AND INTERNATIONAL JURISDICTION; THE ESTABLISHMENT OF A COMPULSORY CONCILI-(E) ATION PROCEDURE AS A PRELIMINARY STAGE. SEVERAL DRAFTS HAVE BEEN PRODUCED IN AN EFFORT TO RECUNCILE DIFFERENT VIEWS EXPRESSED BY PARTICIPANTS UN THESE ISSUES AND IT IS HUPED THAT A DOCUMENT CAN BE PRODUCED BY THE MIDDLE OF NEXT WEEK. OTHER QUESTIONS THAT HAVE BEEN FORMING THE SUBJECT OF INFORMAL OR PRIVATE NEGOTIATIONS ARE: GENERAL PROVISIONS OF THE ECONOMIC ZONE; ARTIFICIAL ISLANDS AND INSTALLATIONS IN THE ECONOMIC ZONE; LIVING RESOURCES OF THE ECONOMIC ZONE; OPTIMUM UTILIZATION OF THE RESOURCES OF THE ECONOMIC ZONE; CONSERVATION AND MANAGEMENT OF SUCH RESOURCES; FISHING AGREEMENTS WITH NEIGHBOURING STATES; GEOGRAPHICALLY DISADVANTAGED STATES; LAND-LOCKED STATES; HIGHLY MIGRATORY SPECIES; ANADROMOUS STOCKS! CATADROMOUS SPECIES. CERTAIN ISSUES WERE NOT CONSIDERED UP TO NOW BY THE SECOND COMMITTEE TO ENABLE THE INFORMAL GROUPS TO PRODUCE SOME RESULTS WHICH WOULD CONTRIBUTE TO CON-STRUCTIVE NEGOTIATION IN THE COMMITTEE AS A WHOLE. THERE IS STILL A MARKED DIVISION REGARDING THE RIGHTS OF LANDLOCKED AND OTHER GEOGRAPHICALLY DIS-ADVANTAGED COUNTRIES IN THE ECONOMIC ZONE. NO REAL AGREEMENT SAFPROVED FOR Release 2002/04/21 ERIA ROPSES 900 7 ROVERSY

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CENTERED AROUND OTHER GEOGRAPHICALLY DISADVANTAGED STATES.

THE GROUP OF 77 HAS HELD SEVERAL MEETINGS UNDER THE CHAIRMANSHIP OF AMBASSADOR KEDADI OF TUNISIA. THIS GROUP COORDINATES THE WORK OF THE THREE CONTACT GROUPS OF THE GROUP OF 77.

THE CHAIRMAN OF THE WORKING GROUP OF 77 ON SECOND COMMITTEE MATTERS, MR. FRANK NJENGA OF KENYA, IS PREPARING A PAPER ON THE ECONOMIC ZONE. THE RESULTS OF THE DISCUSSIONS IN THE GROUP OF 77 ARE AWAITED.

THIS IS THE PRESENT POSITION IN THE SECOND COMMITTEE.

THIRD COMMITTEE:

THE THIRD COMMITTEE HAS HELD FOUR FORMAL MEETINGS, DURING WHICH SEVERAL PROPOSALS WERE INTRODUCED. THESE PROPOSALS ARE CONTAINED IN DOCUMENTS A/CONF. 62/ THE SECRETARIAT OF C,3/L,24, L,25, L,26, AND L,27, THE UNITED NATIONS HAS ALSO PRESENTED A STUDY TO THE COMMITTEE, WHICH THE COMMITTEE REQUESTED DURING THE SESSIONS IN CARACAS, THE STUDY BEING ON CERTAIN THIS STUDY IS ASPECTS OF THE TRANSFER OF TECHNOLOGY. THE UNITED CONTAINED IN DOCUMENT A/CONF.62XC.3/L.22. NATIONS ENVIRONMENT PROGRAMME IN RESPONSE TO A REQUEST BY THE THIRD COMMITTEE DURING THE CARACAS SESSION PRESENTED A STUDY ON THE GLOBAL ENVIRONMENTAL MONITORING SYSTEM OF UNEP, CONTAINED IN DOCUMENT A/CONF.62/C.3/L.23.

MOST OF THE WORK OF THE THRID COMMITTEE HAS
BEEN CONDUCTED DURING ITS INFORMAL SESSIONS ON ITEM
12, THE PRESERVATION OF THE MARINE ENVIRONMENT AND
ITEMS 13 AND 14. SCIENTIFIC RESEARCH AND TRANSFER OF
TECHNOLOGY. THESE INFORMAL SESSIONS ARE HELD
ALTERNATIVELY DURING THE MURNINGS. WHILE AFTERNOONS
HAVE BEEN PUT ASIDE AT THE DISPOSAL OF DELEGATIONS TO
CONDUCT NEGOTIATIONS. THESE ARRANGEMENTS HAVE. UP
TO NOW. PROVED SATISFACTORY IN ADVANCING THE WORK OF
THE COMMITTEE. BUT OF LATE CERTAIN DIFFICULTIES HAVE
ARISEN AS A RESULT OF MEETINGS OF REGIONAL GROUPS
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OF THE INFORMAL SESSIONS. ON THIS POINT MY ONLY EXHORTATION WOULD BE THAT THE TIMING OF MEETINGS OF ALL GROUPS-REGIONAL, FORMAL OR INFORMAL-BE FIXED BY THEIR CHAIRMEN OR CONVENERS IN CONSULTATION WITH THE MAIN COMMITTEE CHAIRMAN CONCERNED. THE CHAIRMAN OF THE THIRD COMMITTEE IN HIS STATEMENT BEFORE THE GENERAL COMMITTEE ON 15 APRIL PROPOSED THAT EVERY OPPORTUNITY SHOULD BE AFFORDED TO THE CHAIRMEN OF THE INFORMAL SESSIONS TO CARRY OUT WHATEVER NEGOTIATIONS THEY CONSIDERED NECESSARY FOR THE PROGRESS OF THE WORK OF THE COMMITTEE.

A STATEMENT OF WHAT THE INFORMAL SESSIONS OF THE COMMITTEE HAVE BEEN ABLE TO ACCOMPLISH UP TO NOW FOLLOWS.

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UNCLAS SECTION 4 OF 4 GENEVA 2750
FROM USDEL LOS
INFORMAL SESSIONS ON ITEM 12 (PRESERVATION OF THE MARINE ENVIRONMENT):

AT ITS 12TH MEETING, THE FIRST MEETING OF THE GENEVA SESSION, THE COMMITTEE RESUMED ITS WORK. THE CHAIRMAN MADE A STATEMENT SUMMARIZING THE RESULTS ACHIEVED AT CARACAS, AS REFLECTED IN DOCUMENT A/CONF. 62/C.3/L.15. HE THEN OUTLINED THE ORGANIZATION OF WORK FOR THE CURRENT SESSION WHICH WAS DESIGNED TO ADVANCE THE WORK PREVIOUSLY ACCOMPLISHED. THIS ORGANIZATION CONSISTS OF THE PREPARATION OF COMMON TEXTS RELATING TO THE VARIOUS ITEMS CONTAINED IN DOCUMENT A/CONF.62/C.3/L.14/ADD.1. THIS PAPER, AS WILL BE RECALLED, SETS OUT PROPOSALS OR AMENDMENTS INTRODUCED BUT NOT YET DISCUSSED.

ACCORDINGLY, WORK HAS BEGUN WITH THE TEXT RELATING TO MONITORING WHICH SHOULD BE FOLLOWED BY TEXTS RELATING TO THE QUESTION OF PUTTING "AN END TO VIOLATIONS AND TO THE EFFECTS THEREOF" AND TO STANDARDS.

AS IN CARACAS. THE ACTUAL WORK IS CARRIED OUT AT TWO LEVELS:

1. THE INFORMAL SESSION ON ITEM 12, AND

2. THE DRAFTING AND NEGOTIATING GROUP.

ON THE CHAIRMAN'S SUGGESTION MOST OF THE CURRENT WORK HAS BEEN TAKING PLACE AT THE LEVEL OF THE DRAFTING AND NEGOTIATING GROUP, AS THIS HAS CLEARLY BEEN THE MOST EFFICIENT MEDIUM FOR THE PREPARATION OF COMMON TEXTS.

TO DATE THE GROUP HAS PREPARED AND APPROVED A COMMON TEXT ON MONITORING CONTAINED IN DOCUMENT CRP/MP/16.

THE GROUP HAS BEGUN CONSIDERATION OF THE BESSONE TROODS OF THE GROUP HAS BEGUN CONSIDERATION OF THE BESSONE TROODS OF THE GROUP HAS BEGUN CONSIDERATION OF THE BESSONE TROODS OF THE GROUP HAS BEGUN CONSIDERATION OF THE BESSONE TROODS OF THE BESSON OF

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QUESTION OF STANDARDS. FOR THIS PURPOSE THE GROUP FOLLOWS THE METHOD OF WORK APPROVED IN CARACAS (SEE DOCUMENT A/CONF.62/C.3/L.14) WHICH IS BASED ON VARIOUS SOURCES OF MARINE POLLUTION.

THE FIRST QUESTION UNDER THIS METHOD OF WORK.

MARINE POLLUTION FROM LANDBASED SOURCES, HAS BEEN
ALREADY DISCUSSED AND A TEXT HAS BEEN APPROVED BY
THE INFORMAL SESSION ON THE BASIS OF A DRAFT PRESENTED
BY THE CHAIRMAN (SEE DOCUMENT CRP/MP/17/ADD.2).

A PROPOSAL DEALING WITH THE PREPARATION OF USSESSMENTS OF THE POTENTIAL EFFECTS ON THE MARINE ENVIRONMENT OF PLANNED ACTIVITIES, CONTAINED IN DOCUMENT CRP/MP/18, WAS APPROVED BY THE INFORMAL SESSION AT ITS LAST MEETING. THE SUBJECT BEING DISCUSSED BY THE GROUP IS "MARINE POLLUTION FROM ACTIVITIES CONCERNING EXPLORATION AND EXPLOITATION OF THE SEABED WITHIN THE AREAS OF NATIONAL JURISDICTION,"

THE QUESTION OF "OBLIGATION TO PUT AN END TO VIOLATIONS AND TO THE EFFECTS THEREOF." WILL BE TAKEN UP IN CONNECTION WITH THE QUESTION OF RESPONSIBILITY AND LIABILITY AND THE SETTLEMENT OF DISPUTES. INFORMAL SESSIONS ON ITEMS 13 AND 14: (SCIENTIFIC RESEARCH AND TRANSFER OF TECHNOLOGY).

DURING THE PERIOD 17 MARCH TO 12 APRIL THERE WERE SIX INFORMAL MEETINGS OF THE THIRD COMMITTEE DEALING WITH ITEMS 13 AND 14. SMALLER DRAFTING AND NEGOTIATING GROUPS COMPOSED OF THE MOST INTERESTED DELEGATIONS UNDER THE CHAIRMANSHIP OF MR. METTERNICH, HELD 11 MEETINGS ON THE SAME SUBJECTS.

THE INFORMAL MEETINGS DECIDED TO START THE DIS-CUSSION OF THE ITEMS WHICH HAD BEEN LEFT OVER FROM CARACAS AND, THEREFORE, DEALT FIRST WITH "STATUS OF SCIENTIFIC EQUIPMENT IN THE MARINE ENVIRONMENT."

THE DEBATE WAS QUITE EXHAUSTIVE, AND TOOK PLACE BOTH IN INFORMAL PLENARY MEETINGS AS WELL AS IN DRAFTING AND NEGOTIATING GROUPS.

VARIOUS DELEGATIONS SUBMITTED NEW TEXTS. WHICH
WERE REPRODUCED IN DOCUMENT CRP/1. TWO FURTHER
TEXTS. WHICH ATTEMPTED TO RACH A COMPROMISE, WERE
SUBMITTED TO THE CHAIRMAN AS 2002/0873ULCIA FDF82500697R000300090008-0
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INTENSIVE NEGOTIATIONS AND WERE REPRODUCED IN CRP/2. IT WAS NOT POSSIBLE, HOWEVER. TO REACH AGREEMENT ON ANY SINGLE COMPROMISE TEXT, ALTHOUGH THREE SUBSEQUENT ATTEMPTS WERE MADE BY THE CHAIRMAN TO CONSOLIDATE IN ONE TEXT THE VARIOUS VIEWS EXPRESSED IN THE COURSE OF THE NEGOTIATIONS.

FINALLY IT WAS DECIDED TO "FREEZE" FOR THE TIME BEING THE TWO ALTERNATIVE TEXTS CONTAINED IN CRP/2. THE INFORMAL MEETINGS THEN WENT ON TO DISCUSS THE ITEM "RESPONSIBILITY AND LIABILITY." THIS DISCUSSION IS CONTINUING. VARIOUS DELEGATIONS PRESENTED NEW TEXTS, WHICH ARE CONTAINED IN DOCUMENTS CRP/3,4,5,6, AND 7. AN ATTEMPT TO DRAFT A SINGLE COMPROMISE TEXT WAS MADE AT THE LEVEL OF THE DRAFTING AND NEGOTIATING GROUP.

A TENTATIVE AGREEMENT WAS REACHED ON A TEXT OF A GENERAL NATURE AND WAS REPRODUCED IN CRP/8.

SOME DELEGATIONS, HOWEVER, STILL SEEM TO BELIEVE THAT THIS COMPROMISE TEXT IS NOT SUFFICIENT AND SHOULD BE SUPPLEMENTED.

WHEN THE DISCUSSION ON "RESPONSIBILITY AND LIABILITY" IS COMPLETED, THE INFORMAL MEETINGS WILL, PRESUMABLY, DECIDE TO DEAL WITH THE SUBJECT OF "CONDUCT OF MARINE SCIENTIFIC RESEARCH," WHICH CONSTITUTES THE CRUCIAL ISSUE WITHIN THE GROUP'S COMPETENCE. TWO MEETINGS OF THE MOST INTERESTED DELEGATIONS HAVE SO FAR TAKEN PLACE ON THIS SUBJECT. IT WAS SUGGESTED TO TAKE AS A FRAME-WORK FOR DISCUSSION THE NEW TEXT (L.26) SUBMITTED BY A GROUP OF SOCIALIST COUNTRIES AS THE TEXT APPEARED TO BE QUITE COMPREHENSIVE. ON THE CHAIRMAN'S SUGGESTION, DELEGATIONS HAVE ALREADY BEEN DISCUSSING THE QUESTION AMONG THEMSELVES.

THE SUBJECT OF "TRANSFER AND DEVELOPMENT OF TECHNOLOGY, HAS NOT YET BEEN DEALT WITH, ALTHOUGH SOME DELEGATIONS EXPRESSED AT THE OUTSET THE VIEW THAT THIS SUBJECT SHOULD BE DISCUSSED AS SOON AS POSSIBLE. AN APPEAL WAS MADE TO ALL DELEGATIONS TO SUBMIT DRAFT PROPOSALS ON THIS MATTER! HOWEVER, SO FAR NO NEW TEXT HAS BEEN SUBMITTED, AND THE ONLY TEXT AS CARRIED OVER FROM CARACAS (A/COVF.62/C.3/L.12) IS NOW BEING Approved For Release 200 2008-0

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DISCUSSED BY ITS OWN SPONSORS WITH A VIEW TO MAKING A REVISION.

THE FOLLOWING COMMENTS ARE RELEVANT IN REGARD TO THE ORGANIZATION OF WORK AND THE PROGRESS ACHIEVED IN THE THIRD COMMITTEE.

THE PATTERN OF MEETINGS ESTABLISHED IN CARACAS HAS PROVED TO BE ADEQUATE FOR THE NEGOTIATING PROCESS. THE MOST FRUITFUL NEGOTIATIONS ARE TAKING PLACE ON THE INITIATIVE OF THE CHAIRMAN WHO BRINGS TOGETHER DELEGATIONS OF THE VARIOUS INTEREST GROUPS AND TRIES TO PRESENT AMALGAMATED COMPROMISE TEXTS TO THEM. ON THE OTHER HAND, THERE SEEMS TO BE TOO LITTLE READINESS ON THE PART OF THE DIFFERENT INTEREST GROUPS TO NEGOTIATE WITH ONE ANOTHER, WHILE PROBABLY A DISPROPORTIONATE AMOUNT OF TIME IS BEING SPENT BY SOME GROUPS IN DISCUSSING AND DEFINING THEIR OWN POSITION.

IT WOULD APPEAR THAT THE DECISION TO LEAVE THE AFTERNOONS FREE FROM GENERAL MEETINGS (BOTH FORMAL OR INFORMAL) HAS NOT PROVED AS SATISFACTORY UN ARRANGEMENT AS WAS EXPECTED, DUE TO THE FACT THAT THE TIME HAS BEEN UTILIZED MAINLY BY REGIONAL GROUPS, WHOSE DISCUSSIONS SOMETIMES TEND TO HARDEN THE ORIGINAL POSITIONS, RATHER THAN STIMULATING NEGUTIATION WITH OTHER GROUPS.

THE BUREAU OF THE THIRD COMMITTEE MET ON WEDNESDAY, 16 APRIL, AND DECIDED THAT FOR THE TIME BEING THE WORKING ARRANGEMENTS OF THE COMMITTEE SHOULD BE KEPT INTACT. THE BUREAU FELT THAT THE PROGRESS THE COMMITTEE HAS ACHIEVED TO DATE, ALTHOUGH SLOW, HAS BEEN COMPARATIVELY SATISFACTORY. THE CHAIRMEN WILL KEEP IN CLOSE TOUCH WITH DELEGATIONS WHEN CONSIDERING ANY FUTURE CHANGES. THIS CONCLUDES MY EVALUATION OF THE PROGRESS ACHIEVED SO FAR. END QUOTE.DALE

CARACAS NOR YET AT THE RESUMED SESSION OF THE CONFER-Approved For Release 2002/08/21: GIA-RPP\$2500697R000300090008-0

AT ITS LAST SESSION, I PRESENTED TO THE LAW OF THE SEA CONFERENCE, AT CARACAS, SPECIFIC PROPOSALS FOR INCLUSION OF ENVIRONMENTAL MEASURES IN THE AGREEMENTS UNDER CONSIDERATION. BUT I REGRET TO SAY THAT, NEITHER AT

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ENCE IN GENEVA IS THERE EVIDENCE THAT ENVIRONMENTAL CONSIDERATIONS ARE RECEIVING THE ATTENTION AND PRIORITY THEY DESERVE, I AM DEEPLY CONCERNED - INDEED ALARMED-THAT WE ARE THUS IN DANGER OF ALLOWING SHORT-TERM, AND PERHAPS ILLUSORY ECONOMIC CONSIDERATIONS TO OVER-RIDE THE LARGER AND LONGER TERM INTERESTS OF THE ENTIRE HUMAN COMMUNITY IN ASSURING THAT DEVELOPMENT OF OCEAN RESOURCES. INCLUDING THE SEA BED, IS NOT ACCOMPANIED BY DEGRADATION OF THE MARINE ENVIRONMENT, ITS LIFE-SUPPORTING SYSTEMS AND IS LIVING RESOURCES. IN OUR OWN INTERESTS AND THOSE OF FUTURE GENERATIONS. SURELY THIS IS AN OPPORTUNITY UA AND A RESPONSIBILITY - WE SIMPLY CANNOT AFFORD TO SET ASIDE, ACCORDINGLY, I WOULD URGE THE GOVERNING COUNCIL AT THIS SESSION TO REGISTER ITS DEEP CONCERN WITH THIS MATTER AND BRING IT TO THE ATTENTION OF THE LAW OF THE SEA CONFERENCE NOW MEETING IN GENEVA. END QUOTE. 2. DELEGATION ANTICIPATES THAT REQUEST IN LAST SENTENCE FOR GC III ACTION WILL BE GENERALLY ENDORRSED. DELEGATION WILL KEEP DEPARTMENT ADVISED ON FURTHER DISCUSSION THIS ISSUE. IN MEANTIME, HOWEVER, DELEGATION WOULD APPRECIATE GUIDANCE ON U.S. POSITION THIS ISSUE, MARSHALL

E . G. P

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MEETING CLOSED WITH PROVISION 142/146 GENERALLY

ACCOMMODATION. DALE

ACCEPTABLE EXCEPT FOR MERGER OF WHAT WERE ORIGINALLY PROVISIONS 142-4 AND 146-3 OF MAIN TRENDS PAPER. BUREAU TO UNDERTAKE CONSULTATIONS IN EFFORT TO REACH

FORM 3020b 7-71 MFG, 2/75 Approved For Release 2002/08/21: CIA-RDP82S00697R000300090008-0 TOTAL COPIES 72. RUN BY . CABLE SEC DISSEM BY REPRODUCTION BY OTHER ADMIN INTERNAL USE ONLY ISSUING OFFICE IS PROHIE PERSON/UNIT NOTIFIED STATE MESSAG ADVANCE COPY ACTION UNIT 2 5 6 ACTION # NC 3834Ø T 950358 EIA/46 PAGE 01-01

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R 180340Z APR 75 FM AMEMBASSY JAKARTA TO RUEHC/SECSTATE WASHDC 7639 INFO RUFHST/US MISSION GENEVA 228 RUMVC/AMEMBASSY MANILA 4916 BT UNCLAS JAKARTA 4604 E.O. 11652: N/A TAGS: PLOS, ID SUBJ: MINISTER MOCHTAR ON LOS CONFERENCE ACCORDING PRESS REPORTS APRIL 16, FOLLOWING CALL ON PRESIDENT SUHARTO APRIL 17, CHIEF INDONESIAN LOS DELEGATION JUSTICE MINISTER MOCHTAR STATED THAT HE WAS NOT OPTIMISTIC GENEVA CONFERENCE WOULD YIELD A GENERAL CONVENTION, MOCHTAR REPORTEDLY ADDED THAT GENEVA MEETING IS PROVING MORE COMPLEX THAN WAS CARACAS MEETING, AND THAT MORE CONFERENCE SESSIONS WOULD BE NEEDED BEFORE A GENERAL CONVENTION COULD BE REACHED. NEWSOM

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